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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/538,562	03/29/2000	Donald F. Gordon	SEDN/247CIP1	6071
56015 7590 11/01/2007 PATTERSON & SHERIDAN, LLP/		EXAMINER		
SEDNA PATE	ENT SERVICES, LLC		SHELEHEDA, JAMES R	
595 SHREWSBURY AVENUE SUITE 100			ART UNIT	PAPER NUMBER
SHREWSBUR	Y, NJ 07702		2623	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
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Office Action Summary	09/538,562	GORDON ET AL.			
onice Action Guinnary	Examiner	Art Unit			
The MAIL INC DATE of this communication and	James Sheleheda	2623			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 19 S	Responsive to communication(s) filed on <u>19 September 2007</u> .				
2a)⊠ This action is FINAL . 2b)☐ This	This action is FINAL . 2b) This action is non-final.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-26 is/are pending in the application 4a) Of the above claim(s) 16-26 is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-15 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119		•			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate			

DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-15 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gordon et al. (Gordon) (WO 98/31115 A2) (of record) in view of Coleman et al. (Coleman) (5,844,620).

As to claim 1, Gordon discloses a system for providing access to array of guide pages from an interactive program guide (selection menus; see US provisional patent Application 60/034,490 filed 01/13/1997 and incorporated herein by reference; page 19, line 15 in which Application 60/034,490 clearly discloses "an array of guide pages" in its specification page 19, lines 30-page 21 and Fig. 3-4, 7-19) within constraints imposed by limited bandwidth available in a distribution network (summary of the invention; page 2-5), the system comprising:

a distribution control center coupled to the distribution network (Fig. 1);

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a session manager 106 in the distribution control center for monitoring and controlling usage of demand cast stream bandwidth with the distribution network (page 14, lines 7-page 14, lines 31); and

a transport stream generator 102 including a processor and a multiplexer (inherently including a processor and a multiplexer so to generate the multiplexed transport stream 104), for receiving demand-cast program guide usage information from the session manager 106 and using the information to control which demand-cast content items are multiplexed into a transport stream, and for generating the multiplexed transport stream for transmission to a plurality of terminals via the distribution network to deliver a requested content to content item to a terminal requesting said requested content item (a program is selected from a program guide is communicating back to the server 102 through communication path 103 from the video session manager 106, as such the server 102 provides the requested information to the (video) session manager 106 as a packetized data stream, see page 9, lines 33-page 10, lines 8 and page 18, lines 8-page 19, lines 16).

While Gordon discloses demand cast content items, he fails to specifically disclose demand cast program guide pages.

In an analogous art, Coleman discloses system for providing access to an array of program guide pages (column 4, lines 25-48) wherein program guide pages are demand cast to subscribers in a high speed demand cast stream (column 6, lines 30-65) for the typical benefit of providing a convenient program guide data to a user with

minimal response time while balancing bandwidth and memory requirements (column 1, line 66-column 2, line 38).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify Gordon's system to include demand cast program guide pages, as taught by Coleman, for the typical benefit of providing a convenient program guide data to a user with minimal response time while balancing bandwidth and memory requirements.

As to claim 2, Gordon and Coleman disclose wherein the pluralities of terminals 124_{1-n} are coupled to a node 110 within the distribution network, and the transport stream is transmitted from the transport stream generator to the node (see Gordon at Fig. 1; page 12, lines 15-30+).

As to claim 3, Gordon and Coleman disclose wherein the session manager (el. 216 of video session manager 106 of Fig. 2) receives demand-cast stream acquisition, release, and request messages from the plurality of terminals (see Gordon at page 13, lines 21-page 14, lines 16).

As to claim 4, Gordon and Coleman disclose wherein the acquisition, release, and request messages are transmitted via out-of-band communications (upstream; see Gordon at page 13, lines 29-35).

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As to claim 5, Gordon and Coleman disclose wherein the transport stream includes a list of available demand-cast streams, and the list is used by a terminal in determining whether a demand cast stream has a particular demand cast guide page that may be acquired immediately or needs to be requested (see Gordon at page 14, lines 17-page 15, lines 14 and page 19, lines 3-16).

As to claim 6, Gordon and Coleman disclose wherein the acquisition message is sent from the terminal to the session manager if the stream is acquired (... the set-top return an acknowledgment ... see Gordon at page 17, lines 18-24), and a request message is sent from the terminal to the session manager if the stream needs to be requested (see Gordon at page 21, lines 5-10 and page 23, lines 22-26).

As to claim 7, Gordon and Coleman disclose wherein a release message is sent from the terminal to the session manager once the terminal is no longer acquiring the stream (see Gordon at page 21, lines 16-19).

As to claim 8, Gordon and Coleman disclose wherein the session manager tracks demand-cast streams that are acquired by at least one terminal by maintaining a dynamic list of terminals that are presently acquiring each demand-cast stream (see Gordon at page 18, lines 12-27).

As to claim 9, Gordon and Coleman disclose wherein the session manager 106 informs the transport stream generator 102 when a terminal request a demand-cast stream, which is not present in the transport stream (see Gordon at page 14, lines 17-page 15, lines 14).

As to claim 10, Gordon and Coleman disclose wherein the session manager 106 informs the transport stream generator 102 when there is no longer any terminals acquiring the demand-cast stream (see Gordon at page 16, lines 29-35; page 21, lines 13-18).

As to claim 11, Gordon and Coleman disclose wherein the distribution control center comprises a cable headend (see Gordon at Fig. 1).

As to claim 12, Gordon and Coleman disclose wherein the transport stream generator 102 is co-located with the session manager 106 at the distribution control center (see Gordon at Fig. 1).

As to claim 13, Gordon and Coleman disclose wherein the transport stream generator 102 is located separately from the session manager 106 (see Gordon at Fig. 1).

As to claim 14, Gordon and Coleman disclose wherein the session manager (106, see Gordon at Fig. 1-2 and 216, Fig. 4; page 20, lines 33-page 21, lines 19) comprises:

A monitoring module 218 for receiving acquisition, release, and request messages from a plurality of terminals;

A tracking module 220 for maintaining a dynamically list of terminals that are presently acquiring each demand-cast stream (see Gordon at page 14, lines 28-34; page 18, lines 1-6); and

A controlling module 222 for informing the transport stream generator 202 when a terminal requests demand-cast stream which is not present in the transport stream and for informing the transport stream generator when there is no longer any terminals acquiring the demand-cast stream (see Gordon at page 21, lines 16-19).

As to claim 15, Gordon and Coleman disclose wherein the transport generator 102 comprises:

An interface to a session manager 106 for receiving demand-cast program guide usage information 103 from the session manager 106 (see Gordon at page 14, lines 17-22);

A multiplexer (inherently within the server 102) for multiplexing demand-cast streams into a transport stream 104 for transmission to a plurality of terminals via a distribution network (see Gordon at page 4, lines 31-34+; page 9, lines 33-page 10, lines 8 and page 13, lines 18-20); and

A controller (inherently within the server 102) for controlling which demand-cast streams are multiplexed into the transport stream using the demand-cast program guide usage information 103 (see Gordon at page 9, line 33-page 10, lines 8 and page 14, lines 14-16).

Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Sheleheda whose telephone number is (571) 272-7357. The examiner can normally be reached on 9:00-5:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on (571) 272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

James Sheleheda Patent Examiner Art Unit 2623

JS

CHRIS KELLEY
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600